DEPARTMENT OF HEALTH AND HUMAN SERVICES HEALTH CARE FINANCING ADMINISTRATION		FORM APPROVED OMB NO. 0938-0193
	1. TRANSMITTAL IN MBER:	2. STATE:
TRANSMITTAL AND NOTICE OF APPROVAL OF	9 6 - 0 1 3	MA
STATE PLAN MATERIAL FOR: HEALTH CARE FINANCING ADMINISTRATION	3. PROGRAM IDENTIFICATION: TITE SECURITY ACT (MEDICAID)	E XIX OF THE SOCIAL
TO: REGIONAL ADMINISTRATOR HEALTH CARE FINANCING ADMINISTRATION DEPARTMENT OF HEALTH AND HUMAN SERVICES	4. PROPOSED EFFECTIVE DATE #8*	10/19/1996
5. TYPE OF PLAN MATERIAL (Check One):		
☐ NEW STATE PLAN ☐ AMENDMENT TO BE CON	NSIDERED AS NEW PLAN	MENDMENT
COMPLETE BLOCKS 6 THRU 10 IF THIS IS AN AMEN	DMENT (Separate Transmittal for each am	endment)
6. FEDERAL STATUTE/REGULATION CITATION:	7. FEDERAL BUDGET IMPACT:	Ψ.
42 CFR 442	a. FFY\$\$	
8. PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT:	9. PAGE NUMBER OF THE SUPERS	
Attachment 4.19-D(4)	OR ATTACHMENT (If Applicable):	
*	Same	2
		· 60
•		or K
10. SUBJECT OF AMENDMENT:		17.3
10. SUBJECT OF AMENDMENT:		
Nursing Facility Reimbursement		
11. GOVERNOR'S REVIEW (Check One):		
☐ GOVERNOR'S OFFICE REPORTED NO COMMENT	☑ OTHER, AS SPECIFIED: Not	Required Under
COMMENTS OF GOVERNOR'S OFFICE ENCLOSED	42 CFR 430.12(D)(2)(1)	
☐ NO REPLY RECEIVED WITHIN 45 DAYS OF SUBMITTAL		
12. SIGNATURE OF STATE AGENCY OFFICIAL:	16. RETURN TO:	
13. TYPED NAME:	Bridget Landers	
Bruce M. Bullen	State Plan Coordinator	
14. TITLE: Commissioner	Division of Medical Assista 600 Washington Street	ance
	Boston, MA 02111	
15. DATE SUBMITTED: September 27, 1996		
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		Approach to the
CONTRACTOR SERVICES		
DINTERMANE ROBERT D. President		
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INSTITUTIONAL STATE PLAN AMENDMENT ASSURANCE AND FINDING CERTIFICATION STATEMENT

		Massachusetts ENT TYPE:	TN - Inpatient Nursing fo ICF/MR		<u>x</u>		
PROPO	SED E	FFECTIVE DATES:	Octobe:	r 19, 1996			
Α.		Assurances and Following finding		The State a	ssures that	it has made	
1.	and l are r by e servi	253(b)(1)(i) - Th ong-term care fac- reasonable and ade fficiently and c ces in conformi ations, and qual	cility servequate to meconomical ty with a	vices throughest the cost leet the cost ly operated oplicable s	th the use o ts that must I providers tate and Fe	f rates that be incurred to provide	i i
2.	With	respect to inpat	ient hospi	tal service	g		
	a.	447.253(b)(1)(ii determine paymen hospitals which patients with sp	it rates t serve a di	ake into ac sproportion	count the s	situation of	£
	b.	447.253(b)(1)(ii cover inappropri furnished to hos level of care suc care services, u section 1861(v) used to determin for this type of for inpatient ho level of care ac section 1861(v)	ate level spital inpa ch as skill nder condi (1)(G) of e payment i care must spital lev stually rec (1)(G) of i	of care servatients who led nursing a tions similate Act, the rates must so be made at rel of care so ceived, in a the Act.	vices (that prequire a loservices or a loservices or a loservices or a loservices, read a	is, services ower covered intermediate described in d standard the payments r than those flecting the sistent with	s de n s s e e
		If the answer is	not app.		ease indica	re: N/A	
	c.	447.253(b)(1)(iii assure that rec account geograph inpatient hospit	ipients ha hic locati	ve reasonal on and reas	ole access, sonable trav	taking intelled	0
3.	With	respect to nursi	ng facilit	y services			
	a.	447.253(b)(1)(ii individuals with 42 CFR 483.20(f) payment rates to	n mental ii , the meth	llness and mode and star	mental retar ndards used	dation unde to determin	r e

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the requirements of 42 CFR part 483 subpart B. Yes

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b. 447.253(b)(1)(iii)(B) - The methods and standards used to determine payment rates provide for an appropriate reduction to take into account the lower costs (if any) of the facility for nursing care under a waiver of the requirement in 42 CFR 483.30(c) to provide licensed nurses on a 24-hour basis.

Yes

- c. 447.253(b)(1)(iii)(C) The State has established procedures under which the data and methodology used to establish payment rates are made available to the public.

 Yes
- 4. 447.253(b)(2) The proposed payment rate will not exceed the upper payment limits as specified in 42 CFR 447.272:
 - a. 447.272(a) Aggregate payments to each group of health care facilities (hospitals, nursing facilities, and ICFs/MR) will not exceed the amount that can reasonably be estimated would have been paid for those services under Medicare payment principles.
 - b. 447.272(b) Aggregate payments to each group of State-operated facilities (that is, hospitals, nursing facilities, and ICFs/MR) -- when considered separately -- will not exceed the amount that can reasonably be estimated would have been paid for under Medicare payment principles.

Yes

If there are no State-operated facilities, please indicate "not applicable:"

N/A

- c. 447.272(c) Aggregate disproportionate share hospital (DSH) payments do not exceed the DSH payment limits at 42 CFR 447.296 through 447.299. ____N/A
- d. Section 1923(g) DSH payments to individual providers will not exceed the hospital-specific DSH limits in section 1923(g) of the Act.
 N/A
- B. <u>State Assurances</u>. The State makes the following additional assurances:
- 1. For hospitals -
 - a. 447.253(c) In determining payment when there has been a sale or transfer of the assets of a hospital, the State's methods and standards provide that payment rates can reasonably be expected not to increase in the aggregate solely as a result of changes of ownership, more than payments would increase under Medicare under 42 CFR 413.130, 413.134, 413.153 and 413.157 insofar as these sections affect payment for depreciation, interest on capital indebtedness, return on equity (if applicable, acquisition costs for which payments were previously made to prior owners, and the recapture of depreciation.

 N/A

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Assurance	and	Findings	Certification	Statement
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- 2. For nursing facilities and ICFs/MR-
 - a. 447.253(d)(1) When there has been a sale or transfer of the assets of a NF or ICF/MR on or after July 18, 1984 but before October 1, 1985, the State's methods and standards provide that payment rates can reasonably be expected not to increase in the aggregate, solely as a result of a change in ownership, more than payments would increase under Medicare under 42 CFR 413.130, 413.134, 413.153 and 413.157 insofar as these sections affect payment for depreciation, interest on capital indebtedness, return on equity (if applicable), acquisition costs for which payments were previously made to prior owners, and the recapture of depreciation. Yes
 - b. 447.253(d)(2) When there has been a sale or transfer of the assets of a NF or ICF/MR on or after October 1, 1985, the State's methods and standards provide that the valuation of capital assets for purposes of determining payment rates will not increase (as measured from the date of acquisition by the seller to the date of the change of ownership) solely as a result of a change of ownership, by more than the lesser of:
 - (i) 1/2 of the percentage increase (as measured from the date of acquisition by the seller to the date of the change of ownership) in the Dodge construction index applied in the aggregate with respect to those facilities that have undergone a change of ownership during the fiscal year; or
 - (ii) 1/2 of the percentage increase (as measured from the date of acquisition by the seller to the date of the change of ownership) in the Consumer Price Index for All Urban Consumers (CPI-U) (United States city average) applied in the aggregate with respect to those facilities that have undergone a change of ownership during the fiscal year.

 Yes
- 3. 447.253(e) The State provides for an appeals or exception procedure that allows individual providers an opportunity to submit additional evidence and receive prompt administrative review, with respect to such issues as the State determines appropriate, of payment rates.

 Yes
- 4. 447.253(f) The State requires the filing of uniform cost reports by each participating provider. Yes
- 5. 447.253(g) The State provides for periodic audits of the financial and statistical records of participating providers. Yes
- 6. 447.253(h) The State has complied with the public notice requirements of 42 CFR 447.205.

Notice	will	be	publis	shed on:	Octobe	<u>r 18, </u>	1996	-	
If no	date :	is s	shown,	please	explain:				

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7.	447.253(i) - The State pays for inpatient hospicare services using rates determined in accordance and standards specified in the approved State pl	e with the methods
C.	Related Information	
1.	447.255(a) - NOTE: If this plan amendment affetype of provider (e.g., hospital, NF, and ICF/MR, provide the following rate information for each the DSH payments. You may attach supplemental page 15.	; or DSH payments) provider type, or
	Provider Type: <u>Nursing Facility</u>	
	For hospitals: Include DSH payments in the estima You may either combine hospital and DSH paym separately. If including DSH payments in a combinitial that DSH payment are included. N/A	ents or show DSH
	Estimated average proposed payment rate as a amendment: \$101.59 Average payment rate in effect for the immediate period: \$101.59 Amount of change: 0 Percentage of change: 0	
2.	447.255(b) - Provide an estimate of the short extent feasible, long-term effect the change average rate will have on:	
	(a) The availability of services on a statewide geographic area basis: <u>no significant ef</u>	
	(b) The type of care furnished: no signification	nt effect
	(c) The extent of provider participation: <u>no</u> (d) For hospitals the degree to which cos hospitals that serve a disproportionate num patients with special needs: <u>N/A</u>	ts are covered in
infor	REBY CERTIFY that to the best of my knowledge mation provided is true, correct, and a complete cordance with applicable instructions.	
	Completed by Waln Double D. Title: Manager, LTC Institution	ate 9/24/96 1 sycs.

Notwithstanding anything contained in this State Plan to the contrary, a nursing home that has over seventy-five percent (75%) of its residents having a primary diagnosis of multiple sclerosis shall have all of its nursing costs allowed when calculating such home's reimbursement rate under this State Plan.

TN: 96-013 SUPERSEDES: 96-02 HCFA MAR 2 9 2001 APPROVAL:

EFFECTIVE: 10/19/96

REVISION: